State of Arizona Senate Forty-fifth Legislature Second Regular Session 2002

CHAPTER 204

## **SENATE BILL 1274**

AN ACT

AMENDING SECTIONS 37-284, 37-322.01 AND 37-322.03, ARIZONA REVISED STATUTES; RELATING TO STATE LAND LEASES.

(TEXT OF BILL BEGINS ON NEXT PAGE)



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Be it enacted by the Legislature of the State of Arizona: Section 1. Section 37-284, Arizona Revised Statutes, is amended to read:

## 37-284. Conflicting lease applications; preference rights

- A. A conflicting application for an existing lease shall be filed at least two hundred seventy days but not more than one year before the expiration date on the lease. When the department receives a conflicting application, the department shall give the existing lessee thirty days' notice to file an application for renewal pursuant to this section.
- B. If two or more applicants apply to lease the same land, the department shall approve the application of the one who, after investigation or hearing, appears to have the best right AND EQUITY to the lease. order of filing shall not be a controlling factor in deciding who is entitled to the lease. If it appears that none of the applicants has any right or equities superior to those of another that would outweigh an offer of additional rent, and if it is in the best interest of the trust, the department may, at a stated time and after due notice to all applicants, receive bids submitted in accordance with rules of the department. If one of the competing applicants is the existing lessee who has a preferred right of renewal pursuant to section 37-291, the department may extend the preferred right of renewal to the existing lessee if the existing lessee offers a bid matching the highest bid. The department shall approve the application of the bidder who in all respects is eligible to receive a lease upon the land and will pay the highest annual rental therefor, or the department may reject all bids.
- C. BEFORE THE DEPARTMENT ISSUES A LEASE TO THE SUCCESSFUL BIDDER, THE SUCCESSFUL BIDDER SHALL PAY ONE FULL YEAR OF RENT AND, UNLESS ALL PARTIES AGREE TO AN EXTENDED PAYMENT SCHEDULE, THE APPRAISED VALUE OF ANY NONREMOVABLE IMPROVEMENTS PURSUANT TO SECTION 37-322.01. IF THE SUCCESSFUL BIDDER DOES NOT PAY ONE FULL YEAR OF RENT OR THE VALUE OF ANY NONREMOVABLE IMPROVEMENTS WITHIN THIRTY DAYS AFTER THE DEPARTMENT REQUESTS PAYMENT, THE DEPARTMENT MAY OFFER THE LEASE TO THE NEXT BEST BIDDER. A LEASE THAT IS ISSUED PURSUANT TO THIS SECTION SHALL REQUIRE THE LESSEE TO PAY ANNUAL RENT THAT IS EQUAL TO THE AMOUNT OF ANNUAL RENT BID, UNLESS A REAPPRAISAL OR RENTAL ADJUSTMENT REQUIRES A HIGHER AMOUNT.
- 8. D. Any person residing upon contiguous land for which the person has an allowed United States homestead entry or for which the person has received a patent from the United States upon a homestead entry shall, upon application, have a preferred right to lease the amount of contiguous state land necessary for personal use.
- c. S. Any person lawfully occupying any lands, the title to which is acquired by the state by operation of law, shall have a preference right to lease the occupied land provided application to do so is made within thirty days from and after written notice by the state land department to such occupant of the acquisition of title.

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Sec. 2. Section 37-322.01, Arizona Revised Statutes, is amended to read:

## 37-322.01. Reimbursement by succeeding lessee of lands not subject to auction for nonremovable improvements: failure to pay; penalty

- A. A lessee of state lands that are not subject to lease by auction shall be reimbursed by a succeeding lessee for improvements placed on the lands which are not removable.
- B. If the retiring lessee and the new lessee do not agree upon the value of the improvements, or if there is no amortized value established for the improvements, either party may file with the state land department an application for appraisal of the improvements. If a lease is granted pursuant to section 37-284, a request for an appraisal shall be made more than ninety days before the expiration of the lease. Thereafter an appraisal of the improvements shall be made pursuant to section 37-322.
- C. Upon making the appraisal, the department shall give notice of the amount by certified mail to each person interested in the appraisal. The notice shall require that the new lessee pay to the department for the prior lessee the entire amount of the appraisal within thirty days from the date of the BEFORE issuance of the lease unless all parties agree to an extended payment schedule. If the improvements were placed on state lands subject to a commercial lease and if the commissioner determines that the value of the improvements is so great that it inhibits the commissioner's ability to lease the property at fair market value, the commissioner may require reimbursement of the improvements pursuant to a payment schedule of not more than five years.
- D. If the improvements are not paid for as required in the notice AGREED IN AN EXTENDED PAYMENT SCHEDULE, the succeeding lessee shall not be permitted to sell, assign or transfer his lease nor sell, assign or remove any improvements whatever from the land until the entire amount of the appraised value of the improvements has been paid. Upon default he THE SUCCEEDING LESSEE shall be subject to the same penalties and liabilities as provided by section 37-288 for failure to pay rents, including a cancellation of the lease.
- Sec. 3. Section 37-322.03, Arizona Revised Statutes, is amended to read:

37-322.03. <u>Improvements on state lands: taxation: disposition</u> on termination of lease: statement of improvements

A. A LESSEE OF STATE LAND SHALL MAINTAIN ALL IMPROVEMENTS THAT ARE PERTINENT TO THE LEASE IN SERVICEABLE CONDITION FOR THE TERM OF THE LEASE AND SHALL NOT REMOVE ANY IMPROVEMENT WITHOUT WRITTEN AUTHORIZATION FROM THE BEPARTMENT EXCEPT AS PROVIDED BY SUBSECTION B. All improvements placed upon state land shall, until they become the property of the state, be subject to assessment for taxes in the name of the owner, as other property.

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- B. A lessee of state lands, within sixty days prior to or ninety days following the expiration of his lease, may remove from the land the removable improvements belonging to him, the removal of which will not injure the land. Wells, embankments or dams designed for development, storage or conservation of water shall not be taken away, destroyed or injured, but shall remain as appurtenant to the land and shall be removed, destroyed or altered only by authority of the department.
- C. The retiring lessee may, with written authority from the department, and within the time for removal, sell his improvements to the succeeding lessee.
- D. At the commissioner's request, a lessee shall file with the department a sworn statement setting forth the character of the improvements and their actual cash value.

APPROVED BY THE GOVERNOR MAY 9, 2002.

FILED IN THE OFFICE OF THE SECRETARY OF STATE MAY 9, 2002.



	Passed the Senate March 21, 2002,
Passed the House, 20,	Passed the Senate // (WVC) \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
by the following vote: Ayes,	by the following vote: Ayes,
Nays,Not Voting	
Speaker of the House	President of the Senate
Chief Clerk of the House	Secretary of the Senate
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Approved this, 20,	
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Governor of Arizona	
	EXECUTIVE DEPARTMENT OF ARIZONA OFFICE OF SECRETARY OF STATE
	This Bill was received by the Secretary of State
	this day of, 20,
S.B. 1274	

Secretary of State

o'clock

ON RECONSIDERATION Passed the Senate March 27, 2003, Passed the House 38 by the following vote: by the following vote: **Not Voting Not Voting** Speaker of the House President of the Senate ry of the Senate **EXECUTIVE DEPARTMENT OF ARIZONA** OFFICE OF GOVERNOR This Bill was received by the Governor this o'clock Approved this \_\_ day of o'clock **EXECUTIVE DEPARTMENT OF ARIZONA** OFFICE OF SECRETARY OF STATE This Bill was received by the Secretary of State 9 day of May, 2062, S.B. 1274 at 3:27 o'clock

Secretary of State